



सरकारी गजट, उत्तराखण्ड

उत्तराखण्ड सरकार द्वारा प्रकाशित

रुड़की

खण्ड-13] रुड़की, शनिवार, दिनांक 28 जुलाई, 2012 ई0 (श्रावण 06, 1934 शक सम्वत्) [संख्या-30

विषय-सूची

प्रत्येक भाग के पृष्ठ अलग-अलग दिये गए हैं, जिससे उनके अलग-अलग खण्ड बन सकें

विषय	पृष्ठ संख्या	वार्षिक चन्दा
		रु0
सम्पूर्ण गजट का मूल्य	—	3075
भाग 1—विज्ञप्ति—अवकाश, नियुक्ति, स्थान-नियुक्ति, स्थानान्तरण, अधिकार और दूसरे वैयक्तिक नोटिस ...	513—518	1500
भाग 1—क—नियम, कार्य-विधियां, आज्ञाएं, विज्ञप्तियां इत्यादि जिनको उत्तराखण्ड के राज्यपाल महोदय, विभिन्न विभागों के अध्यक्ष तथा राजस्व परिषद् ने जारी किया ...	1013—1027	1500
भाग 2—आज्ञाएं, विज्ञप्तियां, नियम और नियम विधान, जिनको केन्द्रीय सरकार और अन्य राज्यों की सरकारों ने जारी किया, हाई कोर्ट की विज्ञप्तियां, भारत सरकार के गजट और दूसरे राज्यों के गजटों के उद्धरण ...	—	975
भाग 3—स्वायत्त शासन विभाग का क्रोड़-पत्र, नगर प्रशासन, नोटीफाइड एरिया, टाउन एरिया एवं निर्वाचन (स्थानीय निकाय) तथा पंचायतीराज आदि के निदेश जिन्हें विभिन्न आयुक्तों अथवा जिलाधिकारियों ने जारी किया ...	—	975
भाग 4—निदेशक, शिक्षा विभाग, उत्तराखण्ड ...	—	975
भाग 5—एकाउन्टेन्ट जनरल, उत्तराखण्ड ...	—	975
भाग 6—बिल, जो भारतीय संसद में प्रस्तुत किए गए या प्रस्तुत किए जाने से पहले प्रकाशित किए गए तथा सिलेक्ट कमेटियों की रिपोर्ट ...	—	975
भाग 7—इलेक्शन कमीशन ऑफ इण्डिया की अनुविहित तथा अन्य निर्वाचन सम्बन्धी विज्ञप्तियां ...	—	975
भाग 8—सूचना एवं अन्य वैयक्तिक विज्ञापन आदि ...	—	975
स्टोर्स पर्वेज—स्टोर्स पर्वेज विभाग का क्रोड़-पत्र आदि ...	—	1425

भाग 1

विज्ञप्ति-अवकाश, नियुक्ति, स्थान-नियुक्ति, स्थानान्तरण, अधिकार और दूसरे वैयक्तिक नोटिस

चिकित्सा अनुभाग-5

अधिसूचना

22 जून, 2012 ई0

संख्या 739/XXVIII-5-2012-49/2005-राजकीय चिकित्सालयों के उपयोगार्थ अत्यावश्यक औषधियों की सूची (EDL) विषयक चिकित्सा स्वास्थ्य एवं परिवार कल्याण विभाग, उत्तराखण्ड शासन की अधिसूचना सं0 32/XXVIII-5-2009-49/2005 दिनांक 09-02-2009 के द्वारा प्रकाशित "उत्तराखण्ड राज्य संशोधित आवश्यक औषधियों की सूची, 2009" में संलग्न सूची के अनुरूप उल्लिखित औषधियों को एतद्वारा सम्मिलित किया जाता है। सभी सम्बन्धित प्राधिकारियों को निर्देशित किया जाता है कि वे सूची में अंकित औषधियों को उनके जेनेरिक नाम से ही क्रय करें। सभी सम्बन्धित का यह भी उत्तरदायित्व होगा कि सम्बन्धित चिकित्सा इकाईयों में हर समय आवश्यक औषधियां उपलब्ध रहें।

उत्तराखण्ड राज्य संशोधित आवश्यक औषधियों की सूची, 2009

Sl.No.	Name of Medicine/Items
1.	Inj Sensorcain containing sensorcian IP 0.5 mg
2.	Inj Vecuronium bromide, vecuronium bromide USP 4 mg per ampoule
3.	Inj Lignocaine 2% 30 ml
4.	Inj Lignocaine heavy 2 ml
5.	Inj Labetalol 20 mg in 2 ml ampoule
6.	Tab labetalol 100 mg
7.	Iodine Testing Kit
8.	Hemoglobin testing kit
9.	Cord clamp
10.	Mucus Sucker
11.	Medicated Soap
12.	Sanitary Napkins
13.	Suction tubes
14.	Spinal Needle disposable adult as per BIS 23 gauze (70-90 mm) without hub
15.	Factor VII AICC (Anti Inhibitor Coagulation Complex)
16.	AHF VIII & IX

डॉ रणबीर सिंह,
प्रमुख सचिव।

कार्मिक अनुभाग-1**विज्ञप्ति/त्यागपत्र**

21 जून, 2012 ई0

संख्या 989/तीस-1-12-26 (4)/2012-श्री मोहन चन्द्र भट्ट, स्पेशल ज्यूडिशियल मजिस्ट्रेट, ऊधमसिंह नगर के द्वारा जिला न्यायाधीश ऊधमसिंह नगर को प्रेषित अनुरोध पत्र एवं महानिबन्धक, मा0 उत्तराखण्ड उच्च न्यायालय के पत्र संख्या 5274/XIV-19/Admin.A/2003 दिनांक 18-11-11 में प्राप्त संस्तुति के क्रम में श्री राज्यपाल महोदय श्री मोहन चन्द्र भट्ट स्पेशल ज्यूडिशियल मजिस्ट्रेट, ऊधमसिंह नगर का त्यागपत्र दिनांक 26-09-11 से स्वीकार किये जाने की सहर्ष स्वीकृति प्रदान करते हैं।

आज्ञा से,

डी0के0 कोटिया,
प्रमुख सचिव।

राज्य सम्पत्ति अनुभाग-1**प्रोन्नति/विज्ञप्ति**

21 जून, 2012 ई0

संख्या 921(i)/XXXII/02 (पाँच)-04/2012-तात्कालिक प्रभाव से डॉ0 गणेश मिश्रा, मुख्य व्यवस्थाधिकारी, को नियमित चयनोपरान्त मुख्य व्यवस्थाधिकारी, (ज्येष्ठ श्रेणी) वेतनमान (₹ 15600-39100, ग्रेड पे ₹ 7600) के रिक्त पद पर अस्थाई रूप से पदोन्नत करते हुए वर्तमान तैनाती के स्थान पर तैनात किये जाने की महामहिम श्री राज्यपाल सहर्ष स्वीकृति प्रदान करते हैं।

2. उक्त पदोन्नति के फलस्वरूप डॉ0 गणेश मिश्रा को संगत नियमावली के नियम-10 के अधीन दो वर्ष तक परिवीक्षा अवधि पर रखा जाता है।

3. श्री मिश्रा को निर्देशित किया जाता है कि वे अपनी तैनाती के स्थान पर तत्काल कार्यभार ग्रहण कर कार्यभार प्रमाणक की प्रति राज्य सम्पत्ति विभाग, उत्तराखण्ड शासन को उपलब्ध कराना सुनिश्चित करें।

आज्ञा से,

एम0 एच0 खान,
सचिव।

सिंचाई अनुभाग**विज्ञप्ति/पदोन्नति**

22 जून, 2012 ई0

संख्या 796/II-2012-06 (19)/2011-सिंचाई विभाग उत्तराखण्ड के निम्नलिखित अधिशासी अभियन्ता (सिविल) को कार्यभार ग्रहण करने की तिथि से वेतनमान ₹15600-39100 सदृश्य ग्रेड वेतन ₹ 7600 /- में अधीक्षण अभियन्ता (सिविल) के पद पर पदोन्नति करने की श्री राज्यपाल महोदय सहर्ष स्वीकृति प्रदान करते हैं :-

सामान्य श्रेणी

क्र0सं0	अधिकारी का नाम
1.	श्री शैलेन्द्र कुमार श्रीवास्तव
2.	श्री रमेश चन्द्र सक्सेना
आरक्षित श्रेणी	
3.	श्री राम दुलार

अनुसूचित जाति के लिए आरक्षित श्रेणी में पदोन्नति श्री राम दुलार की पदोन्नति रिट याचिका संख्या 45/2011 श्री विनोद प्रकाश नौटियाल व अन्य बनाम राज्य तथा याचिका संख्या 179/2011 श्री जगदीश चन्द्र थपलियाल व अन्य बनाम राज्य में मा० उच्च न्यायालय के निर्णयाधीन भी रहेगी।

पदोन्नत अधिकारियों को वर्तमान कार्यस्थल पर ही कार्यभार ग्रहण कराया जायेगा तथा इनकी पदस्थापना के आदेश पृथक से जारी किये जायेंगे।

आज्ञा से,

एन०एस० नेगी,
सचिव।

संख्या 685/XII/2012/92 (06)/2005

प्रेषक,

अरूण कुमार ढौडियाल,
सचिव,
उत्तराखण्ड शासन।

सेवा में,

संयुक्त सचिव,
राज्य निर्वाचन आयोग,
उत्तराखण्ड।

पंचायती राज अनुभाग

देहरादून दिनांक 15 जून, 2012

विषय— राज्य निर्वाचन आयोग, उत्तराखण्ड का स्वीकृत ढाँचे का पुनर्गठन

महोदय,

उपर्युक्त विषयक मुझे यह कहने का निदेश हुआ है कि उत्तराखण्ड राज्य में भारत के संविधान के अनुच्छेद 243-ट के अनुसार त्रिस्तरीय पंचायतों एवं स्थानीय निकायों के निष्पक्ष एवं स्वतंत्र निर्वाचन कराने के उद्देश्य से शासनादेश संख्या 245पं०/ग्रा०वि०आ०शा० एवं पंचायतीराज/2001 दिनांक 30 जुलाई, 2001 तथा शासनादेश संख्या 352 पं०/व०ग्रा०वि०आ०शा०/2001 दिनांक 05 नवम्बर, 2001 के द्वारा राज्य निर्वाचन आयोग की स्थापना की गई थी। राज्य निर्वाचन आयोग में सफल कार्य संचालन हेतु मुख्यालय में कार्य की अधिकता एवं त्रिस्तरीय पंचायतों तथा नागर स्थानीय निकायों व जिला योजना समितियों के सामान्य निर्वाचन/उप निर्वाचन आदि कार्य कराये जाने के दृष्टिगत राज्य निर्वाचन आयोग के ढाँचे को पुनर्गठित करने एवं उत्तराखण्ड सचिवालय के समकक्ष पदों के समान पदनाम परिवर्तित करते हुए राज्य निर्वाचन आयोग के विभागीय ढाँचे में निम्नांकित पदों के सृजन की श्री राज्यपाल सहर्ष स्वीकृति प्रदान करते हैं :-

राज्य निर्वाचन आयोग, उत्तराखण्ड (मुख्यालय) की पुनर्गठन संरचना

क्र० सं०	पदनाम	वेतनमान	स्वीकृत पदों की संख्या	अभ्युक्ति
1	2	3	4	5
1.	राज्य निर्वाचन आयुक्त	80,000 नियत	01	—
2.	सचिव	37400—67000+8900	01	—
3.	उपायुक्त	37400—67000+8900	01	—
4.	संयुक्त सचिव	37400—67000+8700	01	—
5.	उप सचिव	15600—39100+7600	01	राज्य सरकार के समान विभागों के कार्मिक से प्रतिनियुक्ति पर भरा जायेगा

1	2	3	4	5
6. उप सचिव (लेखा)	15600—39100+7600	01	वित्त लेखा संवर्ग से भरा जायेगा	
7. अनु सचिव	15600—39100+6600	01	अनुभाग अधिकारी से पदोन्नति द्वारा	
8. सहायक आयुक्त	15600—39100+5400	02	01 पद पदोन्नति से एवं 01 पद प्रतिनियुक्ति द्वारा	
9. अनुभाग अधिकारी	9300—34800+4800	03	—	
10. निजी सचिव	9300—34800+4800	02	—	
11. समीक्षा अधिकारी	9300—34800+4600	06	—	
12. समीक्षा अधिकारी (लेखा)	9300—34800+4600	01	—	
13. कम्प्यूटर प्रोग्रामर	9300—34800+4200	01	वाह्य स्रोत से	
14. वैयक्तिक सहायक/अपर निजी सचिव	9300—34800+4600	03	—	
15. सहायक समीक्षा अधिकारी	9300—34800+4200	03	—	
16. टंकक/डाटा इन्ट्री आपरेटर	5200—20200+1900	04	—	
17. वाहन चालक	5200—20200+1900	02	वाह्य स्रोत से	
18. अर्दली/चपरासी/चौकीदार/स्वच्छक	5200—20200+1800	10	वाह्य स्रोत से	
19. स्वच्छक	5200—20200+1800	01	वाह्य स्रोत से	
योग		45		

2. उपरोक्त तालिका के क्रमांक-8 पर उल्लिखित सहायक आयुक्त के पदों में से 01 पद प्रतिनियुक्ति द्वारा भरा जायेगा तथा 01 पद सहायक जिला निर्वाचन अधिकारी संवर्ग से पदोन्नति द्वारा भरा जायेगा।

3. इस सम्बन्ध में होने वाला व्यय अनुदान संख्या 19 के अन्तर्गत लेखा शीर्षक-2515-अन्य ग्राम्य विकास कार्यक्रम-00-आयोजनेत्तर-800-अन्य व्यय-00-06-राज्य निर्वाचन आयोग (पंचायत एवं स्थानीय निकाय आदि) के नामे डाला जायेगा।

4. यह आदेश वित्त विभाग के अशासकीय संख्या 601/(NP)/XXVII-4/2010, दिनांक 13 जून, 2012 में प्राप्त उनकी सहमति से जारी किए जा रहे हैं।

आज्ञा से,

अरुण कुमार ढौडियाल,
सचिव।

पंचायती राज अनुभाग-1

अधिसूचना/संशोधन

22 जून, 2012 ई०

संख्या 845/XII/12/आ०टी०आई०/86(34)/2005 T.C II-सूचना का अधिकार अधिनियम, 2005 की धारा 5(1) के अधीन लोक सूचना अधिकारी नामित किये विषयक मुख्य सचिव, उत्तराखण्ड शासन के पत्र सं० 1629/XXXI(13)G-2012-54(सू०अ०)/2012 दिनांक 11 जून, 2012 के क्रम में पंचायतीराज विभाग, उत्तराखण्ड शासन स्तर पर नामित लोक प्राधिकारी इकाईयों के गठन सम्बन्धी अधिसूचना सं० 807/XII/आ०टी०आई०/09-86(34)/05 दिनांक 26 सितम्बर, 2011 में पंचायतीराज विभाग, उत्तराखण्ड शासन में नामित लोक सूचना अधिकारी/सहायक लोक सूचना अधिकारी/अपीलीय अधिकारी को निम्नानुसार संशोधित किया जाता है :-

क्र० सं०	लोक प्राधिकारी इकाई	लोक सूचना अधिकारी	सहायक लोक सूचना अधिकारी	अपीलीय अधिकारी
1	2	3	4	5
1.	पंचायतीराज विभाग, उत्तराखण्ड शासन	अनु सचिव, पंचायतीराज विभाग, उत्तराखण्ड शासन	अनुभाग अधिकारी, पंचायतीराज विभाग, उत्तराखण्ड शासन	उप सचिव, पंचायतीराज विभाग, उत्तराखण्ड शासन

2. उक्त अधिसूचना को इस सीमा तक संशोधित समझा जायेगा।

एन०एस० नेगी,
सचिव।

सहकारिता, गन्ना चीनी अनुभाग-1

अधिसूचना

25 जून, 2012 ई०

संख्या 1102/XIV-1/2012-11(30)/2010-सूचना का अधिकार अधिनियम 2005 की धारा 5 एवं 19 में प्रदत्त शक्तियों के अधीन सहकारिता, गन्ना विकास एवं चीनी उद्योग अनुभाग-1 की अधिसूचना संख्या 1852/XIV-1/2010-11(30)/2010 दिनांक 12-11-2010 द्वारा उप सचिव, सहकारिता विभाग को प्रथम विभागीय अपीलीय अधिकारी तथा अनुभाग अधिकारी, सहकारिता गन्ना चीनी अनुभाग-1 को लोक सूचना अधिकारी नामित किया गया था।

2. इस सम्बन्ध में सामान्य प्रशासन विभाग, उत्तराखण्ड शासन के शासनादेश संख्या 1629/XXXI(13) जी-2012-54 (सू०अ०)/2012 दिनांक 11 जून, 2012 के क्रम में उक्त संदर्भित अधिसूचना दिनांक 12 नवम्बर, 2010 को संशोधित करते हुए सहकारिता गन्ना चीनी अनुभाग-1 के लिए अधिनियम में निर्दिष्ट कार्यो हेतु निम्न तालिकानुसार शासन स्तर पर लोक सूचना अधिकारी एवं अपीलेंट अधिकारी के रूप में अधिसूचित/नामित किये जाने की श्री राज्यपाल सहर्ष स्वीकृति प्रदान करते हैं :-

लोक प्राधिकारी इकाई	लोक सूचना अधिकारी	अपीलेंट अधिकारी
सहकारिता विभाग	उप सचिव, सहकारिता	अपर सचिव, सहकारिता

अधिसूचना दिनांक 12-11-2010 को उक्त सीमा तक संशोधित समझी जाय।

आज्ञा से,
डा० पी० एस० गुसाई,
सचिव।



सरकारी गजट, उत्तराखण्ड

उत्तराखण्ड सरकार द्वारा प्रकाशित

रुड़की, शनिवार, दिनांक 28 जुलाई, 2012 ई0 (श्रावण 06, 1934 शक सम्वत्)

भाग 1—क

नियम, कार्य—विधियां, आज्ञाएं, विज्ञप्तियां इत्यादि जिनको उत्तराखण्ड के राज्यपाल महोदय, विभिन्न विभागों के अध्यक्ष तथा राजस्व परिषद् ने जारी किया

HIGH COURT OF UTTARAKHAND, NAINITAL

NOTIFICATION

June 05. 2012

No. 104/UHC/XIV/70/Admin.A/2003--Sri Manish Mishra, Addl. District & Sessions Judge, Tehri Garhwal is hereby sanctioned earned leave for 15 days w.e.f. 08.05.2012 to 22.05. 2012.

June 08. 2012

No. 107/UHC/XIV-a-43/Admin.A/2008--Sri Harish Kumar Goel, Addl. District & Sessions Judge, Almora is hereby sanctioned earned leave for 13 days w.e.f. 17.05.2012 to 29.05. 2012.

June 11. 2012

No. 108/UHC/XIV/37/Admin.A--Sri Narayan Singh Dhanik, District Judge, Bageshwar is hereby sanctioned medical leave for 24 days w.e.f. 30.04.2012 to 23.05. 2012.

June 11. 2012

No. 109/UHC/XIV-a-26/Admin.A--Ms. Ekta Mishra, the then 2nd Additional Civil Judge (Jr. Div.), Kashipur, District Udham Singh Nagar, presently posted as 3rd Additional Civil Judge (Jr. Div.), Kashipur, District Udham Singh Nagar is hereby sanctioned earned leave for 26 days w.e.f. 16.04.2012 to 11.05.2012 with permission to prefix 13.04.2012 as local holiday and 14.04.2012 & 15.04.2012 as 2nd Saturday & Sunday holidays and to suffix 12.05.2012 & 13.05.2012 as 2nd Saturday & Sunday holidays.

June 13. 2012

No. 110/UHC/XIV/45/Admin.A--Sri Rajendra Singh, District Judge, Champawat is hereby sanctioned medical leave for 07 days w.e.f. 16.04.2012 to 22.04. 2012.

By Order of Hon'ble the Administrative Judge,
Sd/-
Registrar (Inspection)

June 15. 2012

No. 111/UHC/Admin.A/2012--Sri Sikand Kumar Tyagi, Judge, Family Court, Nainital is repatriated and posted as 1st Additional District & Sessions Judge, Udham Singh Nagar, in the vacant Court, with immediate effect.

By Order of the Court,
Sd/-
Ram Singh,
Registrar General.

June 16. 2012

No. 112/UHC/XIV/44/Admin.A--Sri Girdhar Singh Dharmshaktu, District Judge, Rudraprayag is hereby sanctioned medical leave for 09 days w.e.f. 30.04.2012 to 08.05. 2012.

June 16. 2012

No. 113/UHC/XIV/78/Admin.A/2003--Ms. Monika Mittal, Chief Judicial Magistrate, Bageshwar is hereby sanctioned earned leave for 26 days w.e.f. 14.05.2012 to 08.06.2012 with permission to prefix 12.05.2012 & 13.05.2012 as 2nd Saturday & Sunday holidays and to suffix 09.06.2012 & 10.06.2012 as 2nd Saturday & Sunday holidays.

June 19. 2012

No. 114/UHC/XIV/52/Admin.A--Sri Rajendra Joshi, Additional District & Sessions Judge, Nainital is hereby sanctioned medical leave for 14 days w.e.f. 16.04.2012 to 29.04.2012.

June 21. 2012

No. 115/UHC/XIV/38/Admin.A/2003--Sri Ramesh Chandra Khulbe, District Judge, Uttarkashi is hereby sanctioned medical leave for 10 days w.e.f. 19.04.2012 to 28.04.2012.

By Order of Hon'ble the Administrative Judge,
Sd/-
Registrar (Inspection)

June 25. 2012

No. 116/UHC/XIV/36/Admin.A--Sri R.D. Paliwal, Director, Uttarakhand Judicial & Legal Academy, Bhowali, District Nainital is hereby sanctioned earned leave for 11 days w.e.f. 11.06.2012 to 21.06.2012 with permission to prefix 09.06.2012 & 10.06.2012 as 2nd Saturday & Sunday holidays.

By Order of the Hon'ble Chief Justice,
Sd/-
Registrar (Inspection)

June 27. 2012

No. 117/UHC/XIV/45/Admin.A--Sri Rajendra Singh, District Judge, Champawat is hereby sanctioned medical leave for 07 days w.e.f. 04.06.2012 to 10.06.2012.

June 28. 2012

No. 118/UHC/XIV/60/Admin.A/2003--Sri Kaushal Kishore Shukla, Special Judge (E.C. Act), Nainital is hereby sanctioned earned leave for 39 days w.e.f. 18.05.2012 to 25.06.2012.

June 28. 2012

No. 119/UHC/XIV/31/Admin.A/2008--Sri Madan Ram, Civil Judge (Jr. Div.), Lansdowne, District Pauri Garhwal is hereby sanctioned earned leave for 10 days w.e.f. 11.06.2012 to 20.06.2012 with permission to prefix 09.06.2012 & 10.06.2012 as 2nd Saturday & Sunday holidays.

June 29. 2012

No. 120/UHC/XIV/23/Admin.A/2008--Sri Sudhir Kumar Singh, the then Civil Judge (Jr. Div.), Almora, presently posted as Civil Judge (Jr. Div.), Ranikhet, District Almora is hereby sanctioned earned leave for 10 days w.e.f. 11.06.2012 to 20.06.2012 with permission to prefix 09.06.2012 & 10.06.2012 as 2nd Saturday & Sunday holidays.

June 30. 2012

No. 121/XIV/10/Admin.A/2008--Smt. Parul Gairola Civil Judge (Sr. Div.), Roorkee, District Hardwar is hereby sanctioned maternity leave for 180 days w.e.f. 25.12.2011 to 21.06.2012 in terms of F.R. 101 and S.R. 153 & 154 of F.H.B. Volume II (Parts 2-4).

By Order of Hon'ble the Administrative Judge,

Sd/-

Registrar (Inspection)

OFFICE OF THE DIRECTOR GENERAL MEDICAL HEALTH & F.W. (C.M.S.D. SECTION) DANDA LAKHOND, P.O. GUJRADA, SHASHTRADHARA ROAD, DEHRADUN, UTTARAKHAND,

NOTIFICATION NO. EQUIPMENT-2/2012

RATE CONTRACT OF EQUIPMENTS

March 20. 2012

No. 15P/Store/5/2011/8040--In exercise of the power delegated in G.O. No. 1271/XXVIII-5-2008-122/2002 dated 22.10.2009 & Uttarakhand Procurement Policy 2008 no. 177/XXXVII(7)/2008 dated 01.05.2008, the rate contract under G.O. approval no. 256/XXVIII-5-2012-140/2010 medical section-5, dated 29.02.2012, of equipments mentioned in Annexure 'B' is made with the firms mentioned in Annexure 'A' for supply in the state Government in Medical & Health Services Department for the period until the supply is satisfactorily completed in accordance with the aforesaid (only) for RC and **valid upto 19th March, 2013 of notification for the rate contract** until extended by a special order, on the following terms & conditions :-

1. The firms shall made supplies in manufacturers original packing as indicated in column-5 for name of make unless other wise stated. The supplying firms will be required to clearly mention on the label the name of the manufacturer.

2. The firms will have to give a written warranty to the effect that supplies confirm to the approved standard specification for the equipment as given in approved schedules and the goods/equip. are new and unused of the most recent or current models as per specifications having no defect arising from design materials or workmanship having no defect arising from design materials or workmanship or from any fact or emission of the supplier.
3. Indenting Officers are requested to make the 90% payment within 60 days after receipt of goods verifying the conditions of equipment unless they have valid reasons for withholding the same, in which case the circumstances under which the payment is withheld should be communicated to the Director General of Medical Health & F.W. Uttarakhand, Dehradun.
4. Indenting Officers may place order direct on the firms and copy to the manufacturing firms in case supplies are to be made through distributor along with a copy thereof to this office.
5. Deductions from the bills if any should be made only after getting an explanation from the supplying firms about shortage or breakage within a month of receipt of goods from the supplying firms obtained. In no case goods should be accepted without verification where there is any doubt has arisen or the packing is broken in case the consignment is insured authorities would be intimated immediately preferably through telegram followed by the supplier.
6. Indenting Officers are advised to return the duty free excise passes to the supplying firms duly received and signed at the earliest after receipt of goods.
7. Where excise duty has been mentioned inclusively the firm will certify that excise duty claimed by them has actually been paid by them to Govt. Supplying firms will have to furnish a certificate along with the bill to the effect that excise duty claimed in the actual amount assessed by the Govt. of India and is leviable during the period it has been claimed, the supplier will also have to certify that the items on which the excise duty is being claimed by them are actually covered by the excise duty assessment.
8. Every care has been taken to see that rates quoted and approved have been correctly notified in the notification but in case any discrepancy either in rates or in specification or any nature in other details, it will be the duty of the firm that they should intimate to the C.M.S.D. under registered cover latest within a month so that necessary action may be taken.
9. The firms while sending the bills will certify that the rates charged are applicable and have also been approved by the CMSD and in case of any default they are prepared to make adjustments.
10. The firms should also certify on the bills that the supplies are according to specifications AND THE SAME APPROVED BY THE Director General Medical Health & F.W. Uttarakhand and are in accordance with the latest Rules & Regulations pertaining to that equipment to be used in the country.
11. The attention of the Indenting Officers is drawn to the various lists of items published by the firms. It has been found that in some cases the firms include unapproved items in their lists of approved items, it's responsibility of the Indenting offices to consult the Gazette Notification before packing the actual order and see that the order is for only approved items are placed. Such cases of Misrepresentation should immediately be brought to the notice of Director General Medical Health & F.W. Uttarakhand (CMSD) Dehradun sending copy of the list printed, by the particular firms in case any firm is found of doing so, strict action will be taken against them and their names will be deleted from rate contract without any notice to them and in addition they may be debarred.
12. No Assistance will be provided for release of the raw material of procurement of Import License.
13. The Director General Medical Health & F.W. Uttarakhand C.M.S.D. Dehradun reserves the right to call tender for Quantity contract.

14. It will be condition of the contract that although during the currency of the contract the price approved in this rate contract arrangement will remain firm but however in the event of price going down the contractor shall promptly furnish such information to enable this office to amend the contracted rates for supply at rate lower then the rate contract the attention of the firm is drawn to it.
15. Any sum of money payable to the contractor including the security deposit returnable to them under this contract may be forfeited by Director General Medical Health & F.W. Uttarakhand Dehradun and set of against any claim of the Governor and payment of a sum of money arising out of or under any other contract made by contractor with the Governor.
16. Director General Medical Health & F.W. Uttarakhand Dehradun or his authorized representative may inspect the premises of the manufacturing units to assess and verify that the items quoted as own made are actually manufactured by them.
17. All supplies shall have to be made strictly confirming to approved specification in accordance with the latest approval.
18. If at any time during the said period of Contract contractor reduces sale price of such stores or sells such stores to any other person at price lower than the price chargeable under the contract he shall forth with notify such reduction of sale to the Director General Medical Health & F.W. Uttarakhand Dehradun and the price payable under contract for the stores supplied at the price payable under contract for the stores supplied at the date of coming into force of such reduction of sale shall stand correspondingly reduced. The above stipulation will not however apply to
 - a. Exports by the contractor.
 - b. Sale of goods as original goods at a price lower than the price charged for normal replacement.
19. The contractor shall furnish to the Director General Medical Health & F.W. Uttarakhand Dehradun at intervals mentioned below:--
 - a. Within a month of commencement of the contract a certificate as to the rates prevailing of the commencement of the rates contract.
 - b. Within a month of expiry of every six month a certificate as to the rates revalling during proceeding six months.
 - c. And at the end of the rate contract within a month of expiry of the contract a certificate on the following form.

I/We certify that the stores description identical to the are supplied to Government under the contract here in have not been sold by us to any other person after the commencement of the rate contract during the period of the rate contract from 20th March, 2012 to 19th March, 2013. At a price lower then the price charged to the Government under the contract for the quantity except of under. Sub clause (A) & (B) of Para 10 above
20. Supplies must be completed within time limit and started in order/issue of order (which ever is earlier) from the indenting officer. Under unavoidable circumstances in continuation of supply order, a further period of one month can be granted for execution of supply order an sale description of indenting officer failing which full information should be sent to this Directorate (CMSD) section to take necessary action against the firm.
21. The Indenting as should give the supply order to the firm whose rates are lowest as mentioned in the enclosed Annexure 'A' if lowest quoting firm does not supply within state time from the date of issue of the order from indenting officer a further period can be extended us to four weeks if the firm apply for such extension before the expiry of stated time giving valid satisfactory reasons. In case of non supply the names of such defaulting firm should be intimated to Government CMSD Section of the Directorate by registered post so that the necessary action against the firm will be taken.

22. Full payment shall be made on complete installation checking & on satisfactory performance receipt of goods its checking etc. after 90 days from the date of installation & checking performance of goods by the indenting officers.
23. In the event of the prices being gone down the contracting firm may please intimate the same to the Director General of Medical Health & Family Welfare Uttarakhand, Dehradun immediately for issuing necessary corrigendum in this regards and they will also charge the reduced rates from the Indenting officers of the state, in case such information is received from the contracting firm that they are selling items approved in their favour at the reduce rates either in open market or any where also. The Director General Health & F.W. Uttarakhand, Dehradun reserves the right to cancel the item of entire contract finalized with them and to debar the firm from further tendering.
24. In case supplies are found substandard for which part payment/full payment has been made the firm may be asked to replace then within the specified period this however shall not debar Indenting Officer of Director General Medical Health & F.W. Uttarakhand for action against the firm.

In case firm fails to replace the material/equipment within the period specified by the Indenting Officer the firm shall refund the full payment received by them forth with irrespective of the fact that the supplied item may have been used for some time, they may in addition liable for action as per clause of the agreement.
25. This contract shall exclusively be governed by the terms and conditions mentioned in this notification the relevant conditions mentioned in the tender notice CMSD tender form and relevant conditions mentioned in the agreement form (sent to the firm along with acceptance letter separately) and agreement agreed by the firm.
26. The Indenting Officers are advised to report the damages/defects noticed in supplies to suppliers for notification repair replacement as the case may be within sixty day of the receipt installation/performance on the material failing wick it will be their own responsibility.
27. In case of any complaint against the supplier for delay in supplies or defective supplies etc. the Indenting Officers are advised to report the matter to the Director General Medical Health & F.W. Uttarakhand, Dehradun (CMSD Section) promptly for necessary action by registered post.
28. Supplies will have to be made F.O.R. destination by road/ Raliway station in Uttarakhand by goods train as shown in annexure 'A' for order of ₹1000/- and above.
29. The Indenting Officers are requested to send the copy of the supply order to sales Tax and Income Tax authorities to enable them to keep watch on the payment of Taxes.
30. A separate ageement regarding warranty/post warranty/CMC services will have to be signed by the supplier.
31. In case of any legal Dispute the area of Jurisdiction will be Uttarakhand only.
32. The Firm should deposit 10% of total cost of equipment/ifem as Performance Guarantee in the form of Bank Guarantee in favour of Indenting Officer valid upto 60 days after date of completion of performance obligation including warranty obligation.
33. Paid Comprehensive Maintenance Contract (CMC) wherever applicable will have be paid yearly after the given period on the basis of previous performance of the firm in which minimun 3 mandatory visit is compulsory to produced at the time of claim along with the 2.5% of Performance Guarantee of total contract value.

ANNEXURE 'A'

Equipment- 2/2012

Enclosure of Notification No. 15P/Store/5/2011/8040

Subject : Rate Contract arrangement of equipment for the period from 20-3-2012 to 19-3-2013

Dated 20 March, 2012

S. N.	Description of Goods	Name of Manufacturing firm with	Telephone/Fax no. & E-mail address	Unit price (in ₹) Inc. of all taxes & duties with 3 years warranty	4 year CMC after 3 year warranty	Total Amount (in ₹) Inc. of all taxes & duties. F.O.R. Destination	Remarks
1	Ultra Sound Machine Model; SSI-4000 Sonoscape, China	M/s Medion Healthcare Pvt. Ltd. 201, Shiv Industrial Estate, KBB marg, Chinchpokli Mumbai (E)	Tel no. 022- 61566500 Fax no. 022-61566556 E-mail: sales@medion.co.in	649801	I st yr 32490 II nd yr 32490 III rd yr 32490 IV th yr 32490 Total 129960	649801 + 129960 CMC = 779761	L1

SCHEDULE 'A'
Name of Supplying Firm - M/s Medion, Mumbai

S.N.	Description of Goods	Model/ make	Rates Exclusive of all taxes and duties	VAT	CST/ Excise Duty	Insurance & freight charges	Unit price (In ₹) Inc. of all taxes & duties	4 year CMC after 3 year warranty	Total Amount (in ₹) Inc. of all taxes & duties With 4 year CMC after 3 year warranty	Remarks
1.	Ultrasound machine Technical Specification 1. Multipurpose diagnostic ultrasound machine with compact trolley and backlit operating console. 2. The equipment should be suitable for whole body imaging with full digital technology. 3. The unit should have capability for diagnosing abdominal, vascular, Ob/Gynac, cardiac & urological applications. 4. The unit should have various imaging modes of B, B/B, BM, M, B/D imaging. 5. Unit should have 256 grey scales. 6. Unit should support convex/linear/phased array scanning modes. 7. Unit should have 2-3 ports connectivity. 8. System should be supplied with following multi frequency broadband high density probes. (a) 2-5 MHz frequency range convex probe for general purpose abdominal OB/gynaic application (b) 5-10 MHz frequency range linear probe for vascular, small part thyroid application. 9. Unit should have high resolution medical grade monitor LCD monitor of size not less than 15" Till Swivel of monitor should be possible. 10. Unit should have dynamic focusing, tissue harmonic imaging, digital transmit & beam forming for excellent image quality. 11. System should have reliable operating system with facility to upgrade through software. 12. System should have USB connection for image transfer & lan networking capabilities. 13. Unit should be upgradable to colour Doppler imaging in future. Kindly quote the cost of upgradation separately as option. 14. System should have DICOM support & connectivity 15. Unit should conform to ISO/BIS/ISI/CE/FDA or equivalent standards.	SSI-4000 Sonoscape China	618858	—	30943	—	649801	1 st yr 32490 2 nd yr 32490 3 rd yr 32490 4 th yr 32490 Total 129960	649801 + 129960 CMC = 779761	L1

Contractor

Director General,
Medical Health & FW,
Uttarakhand, Dehradun.

**OFFICE OF THE DIRECTOR GENERAL MEDICAL HEALTH & FAMILY WELFARE
(C.M.S.D. SECTION) UTTARAKHAND DEHRADUN**

NOTIFICATION NO. 11 (M)

RATE CONTRACT OF ORDINARY MEDICINES/ITEMS

March 21. 2012

Letter No. 15P/Store/10/2011/8132--In exercise of the power delegated in G.O. No. 1284/XXVIII-5-2008-24/2003 Medical Section-5, dated 28-10-2009 the Rate contract of medicine mentioned in Annexure 'B' is made with the firms mentioned in Annexure 'A' for the supply in the state Government in Medical & Health services Department for the period ending on the following terms and conditions:-

1. The firms shall made supplies in manufactures original packing as indicated in column-5 for name of make unless other wise stated. The supplying firms will be required to clearly mention on the lable the name of the manufacturer.
2. The firms will have to give a written warranty in accordance with drugs Act 1940 Rule 19 Para-3 (8) to the effect that supplies confirm to the approved standard prescribed in the Drugs rule 1940 enforced and as given in this notifications.
3. Indenting Officers are requested to make the 90% payment positively with in one month from the date of receipt of goods unless they have valid reasons for with holding the same in which case the circumstances under which the payment is withheld should be communicated to the Director General of Medical Health F.W. Uttarakhand Dehradun Remaining 10% payment will be released after getting satisfactory report of the drug/Medicine from analytical Laboratory.
4. Indenting Officers may place order direct on these firms and copy to the manufacturing firms in case supplies are to be made through distributor along with a copy there of to the this office.
5. Deductions from the bills if any should be made only after getting an explanation from the supplying firms shortage or breakage must be reported within fourteen days from the date of receipt of goods from the supplying frims, also firms may not be responsible where there in any doubt about the contents, of the packets are found broken, indenting officers must take open delivery and certificate from the Railway about this may be obtained. In no case goods should be accepted without open delivery where there any doubt has arisen or the packing is broken in case the consignment is insured authorities would be intimated immediately preferably through telegram followed by regular letter.
6. The supplying firm will Emboss/Print U.K.G. on each tablet, capsules except sugar coated/film coated tablet as well as below 40 mg tablet/Capsules. UKG as the case may be/will be printed on each label of the Bottle/Vials/Strips/Boxes or Cartons etc No supplies should be accepted if such embossing & Printing is not done on the supplies.
7. The Indenting Officers are advised to return the duty free excise passes to the supplying firms duly received and signed at the earliest after receipt of goods.
8. Excise duty has been mentioned inclusively. The firm will certify that excise duty claimed by them has actually been paid by them to Govt. Supplying frims will have to furnish a certificated along with the bill to the affect that excise duty claimed in the actual amount assessed by the Govt. of India and is levyable during the period it has been claimed. The supplier will also have to certify that the items on which the excise duty is being claimed by them are actually covered by the excise duty assesement.

9. Every care has been taken to see that rates quoted and approved have been correctly notified in the Notification but in case of any discrepancy either in rates or in specification or any nature in other details, it will be the duty of the firm that they should intimate to the C.M.S.D under registered cover latest within a month so that necessary action may be taken.
10. The firms while sending the bills will certify that the rates charged are applicable and have also been approved by the CMSD and in case of any default they are prepared to make adjustments.
11. The firms should also certify on the bills that the supplies are according to specifications and the makes approved by the Director General Medical Health & F.W. Uttarakhand and are in accordance with the latest DRUG ACT.
12. The attention of the Indenting Officers is drawn to the various lists of items published by the firms. It has been found that in some cases the firms includes unapproved items in their lists of approved items, it's responsibility of the Indenting Officers to consult the Gazette Notification before placing the actual order and see that the order for only approved items are placed. Such cases of Misrepresentation should immediately be brought to the notice of Director General Medical Health & F.W. Uttarakhand (CMSD) Dehradun sending copy of the list printed, by the particular firms in case any firms is found of doing so, strict action will be taken against them and their names will be deleted from Rate Contract without any notice to them and in addition they may be debarred.
13. No Assistance will be provided for release of the raw material of procurement of import license.
14. The Director General Medical Health & F.W. Uttarakhand C.M.S.D. Dehradun reserves the right to call tender for Quantity contract or paralled Rate contract and also to Finalise them at any time during the period of the rate contract.
15. It will be condition of the contract that although during the currency of the contract the price approved in this rate Contract arrangement will remain firm but however in the event of prices going down the contractor will promptly furnish such information to enable this office to amend the contracted rates for supplies at Rate lower then the rate contract the attention of the firm is drawn to it.
16. Any sum of money payable to the contractor including the security deposit returnable to them under this contract may be for fited by the Director General Medical Health & F.W. Uttarakhand Dehradun and set of against any claim of the Governor and payment of a sum of money arising cut of or under any other contract made by contractor with the Governor.
17. Director General Medical Health & F.W. Uttarakhand Dehradun or his authorized representative may inspect the premises of the manufacturing units to assess and verify that the items quoted as own made are actually manufactured by them.
18. All supplies shall have to be made strictly confirming to approved specification in accordance with the latest drug Act and Drug Act 1940.
19. If at any time during the said period of contract contractor reduces the sale price of such stores as sells such stores to any other person at price lower than the price chargeable under the contract he shall for with notify such reduction of sale to the Director General Medical Health & F.W. Uttarakhand Dehradun and the price payable under contract for the stores supplied at the date of coming into fores of such reduction of sale shall stand correspondingly reduced. The above stipulation will not however apply
 - a. Exports by the contractor.
 - b. Sale of goods as original goods at a price lower than the price charged for normal replacement.

20. The contractor shall furnish to the Director General Medical Health & F.W. Uttarakhand Dehradun at intervals mentioned below.

- (A) Within a month of commencement of the contract a certificate as to the rates prevailing of the commencement of the rates contract.
- (B) Within a month of expiry of every six month a certificate as to the rates prevailing during proceeding six months.
- (C) And at the end of the rate contract within a month of expiry of the contract a certificate on the following form:--

I/We certify that the stores description identical to the stores supplied to Government under the contract herein have not been sold by us to any other person after the commencement of the Rate Contract during the period of the rate contract from 21-03-2012 to 20-03-2013 at a price lower then the price charged to the Government under the contract for the quantity of under sub clause (A) & (B) of para 19 above.

21. Supplies must be completed within six weeks from the date of issue of the order from the Indenting Officers. Under unavoidable circumstances in continuation of supply order, a further period of one month can be granted for execution of supply order. failing which full information should be sent to this Directorate (CMSD) section to take necessary action against the firm.

22. The Indenting Officers should give the supply order to the firm whose rates are lowest as mentioned in the enclosed annexure:

(B) If lowest quoting firm does not supply within six weeks time from the date of issue of the order from indenting officer a further period can be extended us to four weeks if the firm apply for such extension before the expiry of six weeks time giving valid satisfactory reasons. In case of non supply the names of such defaulting firm should be intimated to Government (CMSD) section of the Directorate by registered post so that the necessary action against the firm will be taken.

23. All supplies shall be made as per IP/BP or USP/BPC whenever this has been Omitted due to printing error wise it shall be or other as per IP and in its absence BP taken for all purpose that supplies are to make as per IP.

24. Director General of Medical Health & F. W. Uttarakhand, Dehradun authorises the Drug controller of the state his success hair to presecute and take suitable action against firms defaulting as per drug act or per terms of contract.

25. 90% payment shall be made on receipt of goods its checking etc. But in no case later this thirty days from the date of receipt of goods by the Indenting Officers.

26. During the pendency of contract if the license is withdrawn or any other action is taken by Drug Controller or his agent etc, the contract shall automatically come to a close with the firm Against whom the action is being taken, firms shall see that they have valid drug license for the products approved in their favour and which they may supply during its pendency else they themselves shall be responsible for the same.

27. Firms shall give manufacturing license number batch number date of manufacturing formula and expiry date where applicable. In the case the date of expiry items supply shall be made from fresh batches and expiry must not be less than 18 months and drugs supplies shall be strictly according to the drug approved.

28. In the event of the prices being gone down the contracting firm may please intimate the same to the Director General Medical of Health services Uttarakhand Dehradun immediately for issuing necessary corrigendum in this regards and they will also charge the reduced rates from the Indenting Officers of the state. In case such information is received from the contracting firm that they are selling items approved in their favour at reduced rates either in open market or anywhere else. The Director General Medical Health & F.W. Uttarakhand Dehradun reserves the right to cancel the items of entire contract finalised with them and to debar the firm from further tendering.
29. The drugs supplies by the firm are strictly under warranty/condition given below.
We name of the firm, being resident of the Indian republic carrying business at.....under the (Name of the firm) do hereby give the warranty that the goods here under specified and contained in this bill of sale invoice bill of lading or other document describing the goods referred to here in do not contravene any way the provisions of section 18 of the Drug Act 1940.
30. Sample drawn from the supplies made by the firm may be got tasted by the Director General Medical Health & F.W. Uttarakhand Dehradun or Drug Controller of Uttarakhand or his staff shall be tasted by the public analyst to the Govt. of U.P. or any other agency authorized to do so by Director General Medical Health & F.W. Uttarakhand Dehradun and its finding shall be final and binding of both the parties. In case the drug is found to be substandard the testing fee shall be borne by the firm concerned.
31. In case supplies are found substandard for which part payment/full payment has been made the firm may be asked to replace them within the specified period this however shall not debar Indenting Officer of Director General Medical Health & F.W. Uttarakhand Drug Controller of Uttarakhand for action against the firm. In case firm to replace the drug within the period specified by the Indenting Officers the firm shall refund the full payment received by them forth with irrespective of the fact that the part of the supplied item may have been consumed. They may in addition be liable for action as per clause of the agreement.
32. This contract shall exclusively be governed by the terms and conditions mentioned in this notification the relevant conditions mentioned in the tender notice CMSD tender form and relevant conditions mentioned in the agreement form (sent to the firm along with acceptance letter separately).
33. The Indenting Officers are advised to report the damages/defects notice in supplies to suppliers for notification repair replacement as the case may be within fifteen days of the receipt of the material failing which it will be their own responsibility.
34. In case of any complaint against the supplier for delay in supplies or defective supplies etc. The Indenting Officers are advised to report the matter under registered post to the Director General Medical Health & F.W. Uttarakhand, Dehradun (CMSD) Section promptly for necessary action by registered post.
35. Supplies will have to be made F.O.R. destination by road or railway station in Uttarakhand by goods train as shown in Annexure (A) for order of Rs. 1000/- and above.
36. The Indenting Officers are requested to send the copy of the supply order to sales Tax and Income Tax Authorities to enable them to keep watch on the payment of taxes.
37. In case of any legal dispute the area of Jurisdiction will be Uttarakhand only.
38. All the Drawing & disbursing Officers are instructed to send the indents directly to manufacturers and the payment by them shall be made through cheque or demand draft in the name of company only.

NOTIFICATION NO. 11 (M)

ANNEXURE 'A'

Enclosure of Notification no. 15P/Store/10/2011/8132

Dated 21st March, 2012**Subject -- Rate contract Arrangement of Ordinary Medicine for the period from 21-03-2012 to 20-03-2013**

Sl.No.	Name of firm	Phone no//fax no.	F.O.R. Destination
1.	M/s Veekay Surgicals Pvt. Ltd D-8, Industrial area, Bahadrabad, Haridwar Uttarakhand.	Phone no. 01334-235032 Fax no. 01334-235032 (M) 9412206937 E mail : vksp@hrdirediffmail. com	-do-

ANNEXURE 'B'

Enclosure of Notification no. 15P/Store/10/2011/8132

Dated 21st March, 2012**List of Ordinary Medicine Drugs approved in Rate contract for the period 21-03-2012 to 20-03-2013**

Sl. No.	Name of medicine/items	Name of Supplying firm	Rate Exclusive of all taxes & duties (in ₹)	Packing unit offered	Total Cost Inclusive of all taxes & duties for the offered packing units (in ₹)	Ramarks
1.	Sterilized disposable syringe with needle IS-10258-2002 2 ml	M/s Veekay Surgicals Pvt. Ltd., Haridwar	1.05	1 unit	1.09	L1
2.	Sterilized disposable syringe with needle IS-10258-2002 5 ml	-do-	1.27	1 unit	1.33	L1
3.	Sterilized disposable syringe with needle IS-10258-2002 10 ml	-do-	1.81	1 unit	1.90	L1

J.P. BHATT,
Director General.

कार्यालय चकबन्दी संचालक, उत्तराखण्ड, देहरादून

विज्ञप्ति

17 मई, 2012 ई०

संख्या 1548/चक०संचा०/विज्ञप्ति/2012—उत्तराखण्ड शासन, राजस्व विभाग, देहरादून के शासनादेश संख्या 2132/XVIII(2)/2011-7(21)/2008 दिनांक 16-08-2011 से प्राप्त शासन की अनुमति के क्रम में उत्तर प्रदेश चकबन्दी अधिनियम 1953 (उ०प्र० अधिनियम संख्या-5-1954 ई०) की धारा 52 (1) के अधीन शक्तियों का प्रयोग करते हुए, मैं, आर०सी० पाठक, चकबन्दी संचालक, उत्तराखण्ड, देहरादून एतद्वारा विज्ञापित करता हूँ कि इस विज्ञप्ति के सरकारी गजट में प्रकाशित होने के दिनांक से जनपद हरिद्वार की तहसील रुड़की के (संलग्न सूची के अनुसार) 21 ग्रामों में चकबन्दी क्रियाएं समाप्त हो गयी हैं।

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रख्यापन हेतु ग्रामों की सूची
तहसील रुड़की

क्र०सं०	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5
1.	रुड़की	रुड़की	बाजूहेड़ी	
2.	रुड़की	भगवानपुर	मजाहितपुर सतीवाला मजवता	

ह० (अस्पष्ट),
स० बन्दोबस्त अधिकारी, चकबन्दी,
प्रभारी बन्दोबस्त अधिकारी चकबन्दी,
हरिद्वार स्थान रुड़की।

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रख्यापन हेतु ग्रामों की सूची
तहसील रुड़की, जिला हरिद्वार

क्र०सं०	जिला	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5	6
1.	हरिद्वार	रुड़की	भगवानपुर	हसनावाला	
2.	"	"	"	हल्लूमजरा	
3.	"	"	"	मानकपुर आदमपुर	
4.	"	"	"	खाताखेड़ी	
5.	"	"	"	शाहपुर	
6.	"	"	रुड़की	कान्हापुर अहतमाल	

ह० (अस्पष्ट),
बन्दोबस्त अधिकारी चकबन्दी,
हरिद्वार स्थान रुड़की।

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रख्यापन हेतु ग्रामों की सूची
जनपद हरिद्वार

क्र०सं०	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5
1.	रुड़की	मंगलौर	सिक्कर	

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रकाशन हेतु ग्रामों की सूची
तहसील रुड़की, जिला हरिद्वार

क्र०सं०	जिला	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5	6
1.	हरिद्वार	रुड़की	भगवानपुर	फिरोजपुर उर्फ बुग्गावाला	
2.	"	"	"	सुलतानपुर सावंतवाली	
3.	"	"	"	रौलाहेड़ी	
4.	"	"	"	रूहालकी दयालपुर	
5.	"	"	"	मुजाहिदपुर सतीवाला खालसा	
6.	"	"	मंगलौर	बूडपुर जट	
7.	"	"	"	कगवाली	
8.	"	"	भगवानपुर	साल्हापुर	
9.	"	"	"	सरठेड़ी शाहजंहापुर	

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रख्यापन हेतु ग्रामों की सूची
तहसील रुड़की, जनपद हरिद्वार

जिला	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5
हरिद्वार	रुड़की	भगवानपुर	सफरपुर	

जोत चकबन्दी अधिनियम की धारा-52 (1) के प्रख्यापन हेतु ग्रामों की सूची
तहसील रुड़की, जनपद हरिद्वार

जिला	तहसील का नाम	परगना	नाम ग्राम	विशेष विवरण
1	2	3	4	5
हरिद्वार	रुड़की	भगवानपुर	किशनपुर जमालपुर	
हरिद्वार	रुड़की	भगवानपुर	मानक मजरा	

ह० (अस्पष्ट),
स० बन्दोबस्त अधिकारी चकबन्दी,
प्रभारी बन्दोबस्त अधिकारी, चकबन्दी,
हरिद्वार स्थान रुड़की।

आर० सी० पाठक,
चकबन्दी संचालक
उत्तराखण्ड, देहरादून।